Effective May 3, 2004. Subject to further change after comment period.

Rule 54. Transcript of proceedings.
(a) Duty of appellant to request transcript. Within four days after filing the notice of appeal
appellant shall request from the appeals clerk in the juvenile court a transcript of such parts of
the proceedings as appellant deems necessary for purposes of the appeal. If appellant intends to
urge on appeal that a finding or conclusion is unsupported by or is contrary to the evidence, the
appellant must include in the record a transcript of all evidence relevant to such finding or
conclusion. Neither the court nor the appellee is obligated to correct appellant's deficiencies in
providing the relevant portions of the transcript. Appellant shall serve a copy of the request for
transcript on all parties, and file it with the clerks of both the juvenile and appellate court.
(b) Notice that no transcript needed. If no parts of the proceeding need to be transcribed
within four days after filing the notice of appeal, the appellant shall file a notice to that effect
with the clerk of the juvenile court and a copy with the clerk of the Court of Appeals.